TANEY COUNTY REPUBLICAN

KEEP YOUR EYE ON TANEY -- SHE'S ALL RIGHT

\$1--In Advance FORSYTH, MO., JANUARY 28, 1909 Vol. 14, No. 11.

W. H. & R. B. PRICE Editors and Publishers

Published each Thursday at office S. E. corner Square, Forsyth Mc.

Entered at the Postoffice at Forsyth, Missouri, as second class matter.

Advertising Rates will be made known on application.

A writer in a late number of the Success Magazine contends that both the Democratic and Republican parties are in a dying condition. For a party Last week was spent by the law makin collapse that electoral vote for W H. Taft is rather surprising.

Governor Hadley has pronounced for law enforcement without persecution, which is quite different from the 5, section 3) which says that the review some people take of law enforcement. Breaking or straining one law to enforce another is a dangerous policy.

Tuberculosis is much less common among coal miners than among other classes of people. According to the United States census statistics, miners and quarrymen occupy third place in the House and before proceeding to the scale of least tuberculosis mortality, only bankers and farmers being more immune.

The fact that our industrial and commercial supremacy has been built up under a protective tariff ought to restrain those who demand lower duties regardless of conditions. However, the Republican party is not pledged to tariff reduction, but to tariff revision, and its representatives in congress will have the courage to raise duties that are too low, as well as to lower any that may be too high. Those who are building their hopes upon tariff destruction will have to wait yet awhile in such patience as they can.

The Hadleys are plain unassuming, serious people. They have lived economically at Jefferson City for four years, and are not attempting any display in the mansion where they are to live for the next four years. Mrs. Hadley is a sensible, domestic woman, proud of her distinguished husband and devoted to her amiable children. Governor Hadley makes the mansion a real home and spends as much time

Missouri hospitality. The presidential veto of the bill permitting the utilization of the waters of James river is meeting much hostile criticism in this section, as it indicates the attitude of the administration on all similar bills, and so points to what would be done to the White river proposition. The Republican has nothing to criticise, so far as the principle upon which the president bases his action is concerned. It does criticise basing such action upon the assumption that the upper reaches of White river, and James river, are navigable streams. Not only are they not navigable streams, but they will never be made such. In the interest of the southwest section of the state in particular, with rich resources of mineral and timber and wonderful adaptability to fruit raising, all lying dormant for lack of power and the transportation which the utilization of the river to generate power would soon bring to her doors, the Republican would like to see congress pass the James river bill over the presidential veto. This section, in spite of its great resources and possibilities, is poor, and the burden of taxation for local purposes heavy. Such conditions will remain until development of our dormant possibilities produces property values to help bear the burden. It does not seem to us to be just to this section to take action the necessary result of which will be to retard its material progress and keep it tagging in the rear, while other sections in the east and south have become wealthy and prosperous by the unhampered use of their water powers to create energy. of Taney and adjacent counties a region of great industrial activity and wealth, and the one thing needed and mation is cheap power and transporta-

Weary of Waiting.

Special Correspondence. Jefferson City, January 25, 1909.ers at the capital in comparative idleness. They could not transact any business except the election of a United States Senator because of that provision of the constitution (article turns of the election of Governor, Lieutenant Governor, Auditor, Treasurer, Secretary of State, Attorney General, and Railroad and Warehouse Commissioner shall be opened and canvassed by the Speaker of the House in the presence of the Joint Assembly "immediately after the organization of any other business."

This has been held to mean that the Legislature must determine the election of the Lieutenant Governor, as well as the other officers, before any other business can be transacted, and it was upon this theory that the leaders proceeded when it was determined that no legislation or other buiness should be undertaken pending decision of the Painter-Gmelich contest. It was held by the Democratic leaders, however, that the election of a Senator on January 19 and 20 was mandatory under the federal law, which prescribes that on the second Tuesday after the convening of the legislature the balloting for a United States Senator shall take place in each House, and that the Joint Assembly shall meet the following day and complete the election. Under this interpretation of the law the senatorial election was held last week, and it was the only business transacted by the Legislature.

While the Senators and members en-

gaged in recounting the vote for Lieutenant Governor in St. Louis have been closely and wearily occupied with that as he can spare from his official duties irksome task those members of the with his family. There is no red tape General Assembly who have been at the mansion. It is simply a fine compelled to remain idle at the cap-Missouri home, devoted to genuine ital have grown weary and impatient, Two weeks having been spent since the inauguration of the Governor in banquet to Taft and photographers trying to determine whether Painter were busy in securing pictorial fea- Sea Side, C. B., N. S." was justified in claiming election to tures of the occasion. It is a novel the office of Lieutenant Governor when sensation in the South to be in touch the original, and even the amended, with a president or president elect, or returns showed the election of Gmelich to have an active share in current polthe Senators and Representatives were itics. Polk and Taylor were the last found to be in a very impatient mood Southern presidents, and Buchanan at the close of last week. When the and Cleveland the only Democratic joint committee returned to St. Louis presidents since their day. Georgia last Wednesday to resume their labors and Taft have warmed to each other it was currently reported that Painter and all the South is interested in this would abandon the contest on Friday fresh development. Apart from polior Saturday unless the recount of the tics the geniality of Taft makes friends. city vote showed a decided gain for He is evidently a broad man and well him. Both Houses adjourned Wednes- disposed toward all his fellow-citizens. day till Friday, and thus practically The Atlanta papers testify to the reality abandoned any prospect of settling the of his smile. It is not superficial. He contest or of getting ready for other was born with it. business before the beginning of the third legislative week.

election of Lieutenant Covernor will state can regulate its suffrage as long not fall short of \$50,000, everything as the national constitution is not inconsidered. Indeed this is regarded fringed. Any state can prescribe as a conservative estimate by those property or educational qualifications who reckon the time of 1,6 members for the voter, or pass laws that he must of the General Assembly as absolutely be of good character. The range of lost. While the Legislature had lost limitations at the option of each state nine legislative days (not including is great. But all citizens must be the two days occupied in the Sena- treated alike. No color line can be torial election) up to Saturday of last legally drawn at the ballot box. Any week it must be remembered that at state may bar ignorance. Conseleast three days would have been lost quently, no state in any part of the in the usual course, as it is customary country is at the mercy of an ignorant for both Houses to adjoin from Fri- vote. As far as the national constituday to Monday during the first several tion touches suffrage it will stand. It weeks of the session, and it often oc- is useless for the South or any section curs that whole days are lost in the to hold out in this regard. Southern

Threatening feverishness with children is quickly and safely calmed by We have resources which will make Preventics. These little Candy Cold Cure Tablets should always be at hand -for promptness is all-important. Pre- Kidney Remedy at the first sign of ventics contain no quinine, nothing kidney or bladder trouble if you realessential to bring about this consum- harsh or sickening. They are indeed, "the stitch in time." Carried in pocktion. Without it we remain much in et, or purse. Preventics are a genuine Kidney Remedy corrects irregularities our present status for many years to safeguard against colds. 25c. Sold and cures all kidney and bladder disby City drug store.

The practice of reversing criminal cases on technicalities which do not affect the question of guilt, has caused, as is known to everybody enormous expense to the taxpayers of the state and hindered prompt enforcement of law by circuit courts. The Republican platform and the new Republican administration demand changes in the criminal code for correction of this evil. When a defendant has had a fair trial and been adjudged guilty, he should not be permitted to escape the penalty imposed by reason of some unimportant technicality. In late years convicted criminals have been tried twice and sometimes thrice, because of mere technical defects in the record—defects seized upon by attorneys to secure delay in executing just judgments of honest courts. These repeated trials have been expensive to the state and exceedingly annoying to those who have been compelled as jurors, witnesses and prosecutors, to render unnecessary public service.

Reversing Criminal Cases.

The fault is in the code under which the courts must proceed. It is the product of legislators who were too careful of the interests of defondants in criminal cases and not careful enough of the interests of the State, which must meet the costs of all criminal prosecutions. Governor Hadley, who is one of the best lawvers in the state, has emphasized the importance of amending the code so as to make for nearly a year, I have only written the penalty stick when a criminal has been adjudged guilty after a fair trial. The people will heartily approve such a practical and sensible reform.

The committee appointed for the purpose has finished the recount of the ballot on lieutenant governor, unless the scope of the recount be extended to include Kansas City, the result showing a net gain of 239 for Gmelich, and electing him, unless the legislature should sustain the purely technical position of the Democratic members of the committee that ballots on which election judges placed a singe nitial rather than the full initials of their names should not be counted. Of course the legislature, by drawing the party line, can seat Painter, but numerous leading Democrats declare that such action in the face of Gmelick's decisive victory will mean the loss of the state to Democrats for a

Taft and Georgia.

The Georgia newspapers are filled with extended accounts of the Atlanta

Mr. Taft has taken pains to point out to the South an important fact The cost of the contest over the which it seems to overlook. Each process of completing the organization. political abstention and Bourbonism are vain things. In his sympathetic, good-humored way Mr. Taft is impressing this lesson. - Globe Democrat.

You would not delay taking Foley's ized that neglect might result in Bright's disease or diabetes. Foley's orders. Sold by all druggists.

Age Limit .. **Our Young Folks Ninety Years**

Up in Canada these is a young folk's organization called the Maple Leaf Club. Canada is a great country, and those young people from all parts of the dominion write letters to one another and to their special department in a Canadian newspaper. These facts are of importance to us as an ex ample of how readers of the Taney County Republican might be benefitted by joining our Home Newspaper Legion. This correspondence, besides affording agreeable pastime and entertainment, is also educational, being an excellent means of developing a mastery of language and composition. as well as a knowledge of geography, history and modern industrial and scientific progress. It seems to me that if parents and teachers estimated this subject as important as I do, they would encourage the formation in every school district of a correspondence league, either in connection with such other literary societies as they may now have or as an entirely new undertaking. Our home newspaper is the best help we can have in promoting such an organization. Write me your views on the subject.

Now I will quote some of the Canadian correspondence:

DELIGHTS IN THE CLUB.

"Though I have been a member once before. It is delightful to belong to the Club, as it teaches us how to write perfect letters, and also make many friends at the same time.

'My home is on a farm nearly three miles from the town of Port Hood. This is a very pretty place in summer, as it is situated near the sea. I love the winter, as I am fond of coasting, skating, and driving, I also like the summers, but I do not like the autumn, as then it is nearly always aining.

"I have three sisters and two brothers. I am the youngest in the family; am fourteen years of age. I attend school, and am in the eighth grade. am very fond of reading, and some of my favorite books are 'David Copperfield,' 'Robinson Crusoe,' 'Oliver Twist,' and 'The Vicar of Wakefield.

"I am a post-card collector, and would like to exchange cards with any of the members. I would also like to correspond with any of the Leaves if they would please write first.

"Wishing the Editor and Leaves

"MARY McDonald.

A FARM BY A LAKE. "My home is on a farm beside a body of water called West Lake, in the Province of Ontario. The surrounding country is very rough and hilly, and there are innumerable small lakes in the vicinity. Almost every day last summer, especially in the hot weather, four of my brothers and I went by boat to an island situated in West Lake, which has a steep, almost perpendicular, ledge, extending about ten feet under the surface of the water. This makes an excellent bathing-place, and we had great fun diving deep down into the water.

"Our school closed on Christmas day, as we do not have school during the winter months, the weather being too cold and the snow too deep. The school-house is nearly 'two miles from our farm. The greatest number of Pain Tablet"-Dr. Shoop's-will stop pupils that have attended school so any pain in 20 minutes, sure! Read far is twenty, and the average attend- the formula on the box. Doctors say ance is about twelve. I am eleven it can't be bettered. Checks womanly years of age, and am in the fourth pains, head pains, any pain. 10 tablets class. I have read a great number of 25c. Sold by City drug store.

to it; at least not until it dething for colds," then take it. Do as he says, anyway.

We publish our formulas

When the bowels are constipated, poisonous substances are absorbed into the blood instead of being daily removed from the body as nature intended. Knowing this danger, doctors always inquire about condition of the bowels. Ayer's Pills. - Tade by the J. C. Ayer Co., Levell, Mass .-

[Serial No. 63488.]

all of Rueter, Missouri. C. N. Van Hosen, Register.

[Serial No. 03489.]

Department of the Interior, S. U. Land Office at Springfield. Mo., January 16, 1909. Notice is hereby given that William J. Craft of Rueter, Missouri, who, on October 30, 1903, made H. E. No. 28:58, for sw 14 section 30, township 23 north, range 17 west, Fifth Principal Meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before Clerk of County Court, at Forsyth, Mo. on the 23rd day of February, 1909. Claimant names as witnesses: Henry E Todd, of Hercules, Mo, Fred R. Rueter, J. F.

A sufficient contest affidavit having been filed in this office by Girdon W. trutledge, con-testant, against H. E. No. 28218, made more than six months last past, and that such a. m. on January 30, 1909, before the clerk of county court of Taney county, at his office in Forsyth, Mo., and that final hearing will be held at 10 o'clock a. m. on February 10, 1909, before Land Office in Springfield. Mo. The said contestant having, in a proper affidavit, filed December 7, 1908 set forth facts

which show that after due diligence personal service of this notice can not be made, it is hereby ordered and directed that such notice be given by due and proper publication.
J. H. Duncan, Receiver.

"Nearly every night during last summer porcupines came around our house after old bones and food, and on several occasions my brothers shot two and three at a time. About four gangs of hunters with their dogs were seen passing through here last fall in search of deer.

As our space is filled, for this week, must defer some good news about the Agassiz Association until later. In the meantime let some of the Taney

ELMER WALTER, Peru, Ind.

When You

One way is to pay no attention velops into pneumonia, or bronchitis, or pleurisy. Another way is to ask your doctor about Ayer's Cherry Pectoral. If he says, "The best

We banish alcohol from our medicines We urge you to consult your doctor

Notice for Publication.

Department of the Interior U. S. Land Office at Springfield, Missouri, January 16, 1909. Notice is hereby given that Henry E. Todd, of Rueter, Missouri, who, on March 11, 1903, made H. E. No. 27769, for w 1/2 ne 1/4, and lot 1 nw 1/4, sec 31, twp 23 n, range 17, w of Fifth Principal Meridian, has filed notice of intention to make final five year proof to establish claim to make final five year proof, to establish claim to the land above described, before clerk councourt at Forsyth, Mo., on the 23rd day of February, 1909. Claimant names as witnesses: W J. Craft, Calvin Davis, J F. Goetz and Fred R Rueter,

Notice For Publication.

Goetz and Calvin Dayis, of Rueter, Mo. C. N. Van Hosen, Register.

books, and my favorite ones are those

of adventure.

"NELSON C. BATES.

Cheddar, Ont."

county boys and girls write me some letters. Teachers are invited to offer criticisms or suggestions about our department, such as they think the subject demands. In fact we would like to have the co-operation of teachers in making the home newspaper an instrument helpful in education.

Who wouldn't give 25 cents to stop a pain 20 times? Just one little "Pink

A WINNING Pronunciation

Is a Continuous Charm that always delights those whom it reaches. Good teeth are one of the essential elements to produce it. It is often remarkable how several replaced teeth will improve articulation.

THIS IS ONLY ONE

Of the noticeable changes and advantages of good teeth. One reason my work makes pleased patrons -they have no desire to induce friends to go to another dentist. You will learn a few facts about your teeth if you will make an early call.

DR. LAWING, Ozark, Mo.

AND ALL THROAT AND LUNG TO GUARANTEED SATISFAC OR MONEY REFUNDED.



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WHITE



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The original

LAXATIVE cough remedy. For coughs, colds, throat and lung troubles. No opiates. Non-alcoholic. Good for everybody. Sold everywhere,

The genuine FOLEY'S HONEY and TAR is in Yellow package. Refuse substitutes.

Feley & Gompany, Coleago,

(ALL DEALERS)

Notice For Publication.

Department of the Interior, U. S. Land Office at Springfield, Missouri, December 15, 1908. 8, 1902, made H. E. No. 27313, for n% self a s½ ne¼ sec 13, twp 24 n, rng 19 w, 5th princip meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before Clerk of Count Court, at Forsyth, Mo.. on the 26th day mond, James Day, James Caudle and George Summerton, all of Taneyville, Mo.

C. N. VAN HOSEN, Register.

TRUSTEE'S SALE meister and Clara K. Hoffmeister his January 4th, 1908, and recorded in page 95, in the deed of trust records o 5 p m., subject to two prior deeds of trust, recorded in book 3, page 179, and book 3, page 179, the west 1/2 of the southwest 1/4, and the northwest 1/4 of the northwest 1/4, and the 23, range 21. Taney county, Mo, for the pur pose of satisfying said deed of trust 1-14-9 E. G. RATHBONE, Trustee.

Trustee's Sale.

Default having been made in parincipal and interest secured by real estate situate in Taney County, Mo., and in said deed of trust described, to-wit: Lots 3 and 4, nw 4 sec 2, twp 24, range 20, for the purpose of satisfying the debt mentioned in said deed of trust.

Order of Publication. State of Missouri, ss.
County of Taney.
In the circuit court, April term, 1903.
Nellie Burdett, plaintiff, C. O. Burdett, defendant.

Nellie Burdett, plainter,

Vs.

C. O. Burdett, defendant.

Now at this day comes the plaintiff herein, by her attorneys, Groom & McConkey, and flies her petition and affidavit, alleging, among other things, that defendant, C. O. Burdett, is not a resident of the State of Missouri:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to obtain a decree of divorce from the bon is of matrimony heretofore entered into by and between plaintiff and defendant, and to have restored her former name, Nellie Griswold; and that unless the said C. O. Burdett be and appear at this court, at the next term thereof, to be begun and holden at the court house in the town of Forsyth, in said county, on the 26th day of April, 1008, and to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is further ordered, that a copy hereof be published, according to law, in the Taney County of Taney, for four weeks successively, the last insertion to be at least thirty days before the first day of said next April term of this court.

A true copy from the record.

Court of Taney county, this 16th

Court of Taney county, this 16th

Court of Taney county, this 16th

ARTHUR PARRISE.

ARTHUR Circuit Clerk.